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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/015,029	12/11/2001	Bradd A. Kadlecik	POU900142US1 6367		
46369	7590 02/10/2005		EXAMINER		
HESLIN ROTHENBERG FARLEY & MESITI P.C. 5 COLUMBIA CIRCLE			ROMANO, JOHN J		
ALBANY, N			ART UNIT	PAPER NUMBER	
		·	2122	2122	
			DATE MAILED: 02/10/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/015,029	KADLECIK ET AL.			
		Examiner	Art Unit			
		John J Romano	2122			
The MAILING DAT Period for Reply	E of this communication app	ears on the cover sheet with the c	correspondence address			
THE MAILING DATE OF  - Extensions of time may be availa after SIX (6) MONTHS from the control of the period for reply specified at the period for reply is specified at the period for reply is specified.  - Failure to reply within the set or control of the period for reply is specified.	THIS COMMUNICATION.  ble under the provisions of 37 CFR 1.13  mailing date of this communication.  pove is less than thirty (30) days, a reply  above, the maximum statutory period vextended period for reply will, by statute,  later than three months after the mailing	IS SET TO EXPIRE 3 MONTH( 36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE date of this communication, even if timely filed	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1) Responsive to com	munication(s) filed on 11 De	ecember 2001.				
2a) This action is FINA	· · · · · · · · · · · · · · · · · · ·	action is non-final.				
3)☐ Since this applicati	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordan	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims		,				
4)⊠ Claim(s) <u>1-38</u> is/ar	e pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
	Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-38</u> is/ard	☑ Claim(s) <u>1-38</u> is/are rejected.					
7) Claim(s) is/a	Claim(s) is/are objected to.					
8) Claim(s) are	Claim(s) are subject to restriction and/or election requirement.					
Application Papers						
9) The specification is	objected to by the Examine	r.				
· - ·	10)⊠ The drawing(s) filed on <u>11 December 2001</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 1	19	•				
a) All b) Some  1. Certified cop	* c) None of: ies of the priority documents	priority under 35 U.S.C. § 119(a) s have been received. s have been received in Applicati				
3. Copies of the	e certified copies of the prior	ity documents have been receive	ed in this National Stage			
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached de	tailed Office action for a list	of the certified copies not receive	ed.			
<b>A.</b>						
Attachment(s)	TO 900)	<b>∆</b> □ 1-11 0	(DTO 442)			
<ol> <li>Notice of References Cited (F</li> <li>Notice of Draftsperson's Pate</li> </ol>		4) Interview Summary Paper No(s)/Mail Da				
3) Information Disclosure Staten Paper No(s)/Mail Date 12/11/	nent(s) (PTO-1449 or PTO/SB/08)		atent Application (PTO-152)			

Art Unit: 2122

#### **DETAILED ACTION**

Claims 1-38 are pending in this action.

#### Information Disclosure Statement

1. The Information Disclosure Statement filed on December 11th, 2001 has been considered.

## Claim Rejections - 35 USC § 102

- 2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
  - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims **1-38** are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Davidson et al., US 6,042,614 (hereinafter **Davidson**).
- 4. In regard to claim 1, Davidson discloses:
  - "A method of facilitating debugging of transactions, said method comprising..." (E.g., see Figure 14 & Column 5, lines 45-51), wherein the transaction comprises the requested object.
  - "...executing a transaction on one processor of a plurality of processors, said transaction having debug information associated therewith ..." (E.g., see Figure 6 and 7 & Column 8, lines 58-65), wherein Figure 6 shows the client application to be executed with

Art Unit: 2122

debug information comprising the debugger GUI (94) and the DBX engine (98) and Figure 7 shows the system in a distributed system environment which comprises multiple processors.

- "...requesting, by said transaction, a service on another processor of said plurality of processors ..." (E.g., see Figure 8 & Column 9, lines 6-11), wherein a DOE environment a server, comprising another processor of said plurality of processors, services requests from a client executing a transaction.
- "...wherein at least a portion of said debug information follows the transaction to the another processor for use in debugging the transaction on the another processor wherein a path of the transaction is not predefined to a controller of the debugging." (E.g., see Figure 14 & Column 11, lines 52-57), wherein the dbx-engine comprises the said debug information and is attached or follows the transaction on the another processor wherein a path of the transaction is not predefined.
- 5. In regard to claim 2, the rejection of base claim 1 is incorporated. Furthermore, **Davidson** discloses:
  - "...attaching said debug information to said transaction being executed on said one processor." (E.g., see Figure 14 & Column 12, lines 16-24), wherein the debug information is attached.
- 6. In regard to claim **3**, the rejection of base claim **1** is incorporated. Furthermore, **Davidson** discloses:

Art Unit: 2122

- "...providing, by the controller to the one processor, at least a part of the debug information, and wherein the at least a portion of said debug information is provided to the another processor independent of said controller." (E.g., see Figure 10 & Column 14, lines 50-64), wherein a found server host tells the local host that a dbx-engine is non-existent and thus implements a request independent of said controller.

7. In regard to claim 4, the rejections of base claim 1 are incorporated.

## Furthermore, **Davidson** discloses:

- "...including the at least a portion of the debug information in a communications session established with said another processor."
   (E.g., see Figure 9 & Column 10, lines 1 and 2), wherein communications capability is disclosed for a communication session.
- 8. In regard to claim **5**, the rejections of base claim **1** are incorporated.

#### Furthermore, **Davidson** discloses:

- "...information relating to said transaction." (E.g., see Figure 14 & Column 12, lines 40-50), wherein the request id (line 40), is included.
- 9. In regard to claim **6**, the rejections of base claim **1** are incorporated.

### Furthermore, **Davidson** discloses:

"...an identifier of the controller of the debugging." (E.g., see Figure 14
 & Column 12, lines 40-50), wherein the client inter-process address
 (line 41) is included.

Art Unit: 2122

10. In regard to claim 7, the rejections of base claim 1 are incorporated.

## Furthermore, **Davidson** discloses:

- "...a client workstation coupled to said one processor and said another processor." (E.g., see Figure 2 & Column 7, lines 43-47), wherein a client workstation would be the workstation initiating the client application.
- 11. In regard to claim **8**, the rejections of base claim **1** are incorporated.

## Furthermore, **Davidson** discloses:

- "...executing an application on said another processor." (E.g., see Figure 7 & Column 38, lines 58-65), wherein an operation or application may be executed on another processor.
- 12. In regard to claim 9, Davidson discloses:
  - "A method of facilitating debugging of transactions, said method comprising..." (E.g., see Figure 14 & Column 5, lines 45-51), wherein the transaction comprises the requested object.
  - "...using a client workstation to enter debug information on a processor where a transaction is to be started, the debug information being associated with tracing the transaction ..." (E.g., see Figure 5 & Column 8, lines 9-36), wherein the debugger may be employed on a client workstation as shown in Figure 3. Further, debug information or commands may be entered via the GUI where the transaction is initiated and tracing is associated with the debug information (line 16).

Art Unit: 2122

"...attaching at least a portion of the debug information to the transaction being executed on the processor ..." (E.g., see Figure 14 & Column 11, lines 52-57), wherein the dbx-engine comprises the said debug information and is attached or follows the transaction on the another processor wherein a path of the transaction is not predefined.

- "...requesting, by the transaction, a service on another processor; and passing at least some of the at least a portion of the debug information to the another processor..." (E.g., see Figure 8 & Column 9, lines 6-11), wherein a DOE environment a server, comprising another processor of said plurality of processors, services requests from a client executing a transaction.
- "...wherein tracing of the transaction can continue on the another processor." (E.g., see Figure 9 & Column 10, lines 3 and 4) wherein the dbx-engine comprises continuing debugging including tracing on the another processor.
- 13. In regard to claim **10**, the rejections of base claim **9** are incorporated. Furthermore, **Davidson** discloses:

"...without performing a debug registration process between the client workstation and the another processor." (E.g., see Figure 9 & Column 10, lines 3 and 4) wherein the dbx-engine comprises continuing debugging including tracing on the another processor without a registration process.

Art Unit: 2122

14. In regard to claim 11, the rejections of base claim 9 are incorporated.

Furthermore, Davidson discloses:

- "...without having the client workstation provide the at least some of the at least a portion of the debug information to the another processor." (E.g., see Figure 5 & Column 8, lines 9-36), wherein the only information included in the transaction is what is necessary to return the information to the client workstation where the debugging is actually taking place.
- 15. In regard to claim 12, the rejections of base claim 9 are incorporated. Furthermore, **Davidson** discloses:
  - "...without predefining to the client workstation the path taken by the transaction." (E.g., see Figure 2 & Column 8, lines 58-65), wherein the client does not know which server will be used for the execution of a call.
- 16. As per claims **13-24**, this is a system version of the claimed method discussed above, in claims **1-12**, wherein all claimed limitations have also been addressed and/or cited as set forth above. For example, see **Davidson's** system for a distributed debugging environment (Figure 2 & Column 16, lines 15-18).
- 17. As per claim **25**, this is a system version of the claimed method discussed above, in claim **1**, wherein all claimed limitations have also been addressed and/or cited as set forth above. For example, see **Davidson's** system for a distributed debugging environment (Figure 2 & Column 16, lines 15-18).

Art Unit: 2122

18. As per claim 26, the rejections of claim 9 are incorporated. Furthermore,

Davidson discloses:

- "...a communications protocol..." (E.g., see Figure 5 & Column 8, lines

16-20), wherein a communications protocol is included.

19. As per claims **27-38**, this is a program storage device version of the claimed

method discussed above, in claims 1-12, wherein all claimed limitations have also been

addressed and/or cited as set forth above. For example, see Davidson (Figure 1 &

Column 7, lines 35-43), wherein, a CD-ROM medium, which typically contains programs

and data is taught.

Conclusion

20. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

Wygodny et al., US 6,202,199 B1

21. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to John J Romano whose telephone number is (571) 272-

3872. The examiner can normally be reached on 8-5:30, M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Tuan Q Dam can be reached on (571) 272-3695. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2122

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**JJR** 

WEI Y. ZHEN PRIMARY EXAMINER